SEC. 2. And be it enacted, That the said John H. CHAP. 50. Harding shall not be liable for any debt to be hereafter Rights and contracted by the said Rachel Harding, nor be entitled to any property which she may hereafter acquire, nor shall the said Rachel Harding be entitled to any property which the said John H. Harding may hereafter acquire.

SEC. S. And be it enacted, That the said Rachel Guardianship Harding be, and she is hereby declared to be entitled to the custody and guardianship of her child or children by her marriage with the said John H. Harding.

CHAPTER 50.

A supplement to an act. entitled, an act to Incorporate Passed Feb. 12, the Citizens of Taney Town, in Carroll county. 1838.

Section 1. Be it enacted by the General Assembly of Borough Con-Maryland, That it shall be lawful for the Burgess, together with the commissioners, to appoint a suitable person or persons residing within the incorporated limits of Taney Town, as borough constable, whose powers and duties shall be equal to the constables appointed in the ordinary way, except that his action shall be confined within the limits of said corporation.

SEC. 2. And be it enacted, That the person or per-Bond required sons appointed as aforesaid, before entering upon the discharge of their duties shall enter into bond to the State of Maryland in the penalty of one thousand dollars, with security to be approved by the said burgess and commissioners and filed among the records of their office, conditioned for the faithful performance of the duties of constable, which bond shall be liable to be sued as other constables bonds are now made liable by law.

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